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Plaintiffs and the Proposed Class

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

JOHN DOE I et al. on behalf of themselves and all others similarly situated,

Plaintiffs.

v.

GOOGLE LLC,

Defendant.

Case No. 3:23-cv-02431-VC (Consol. w/ 3:23-cv-02343-VC)

JOINT STIPULATION PERMITTING PARTIES TO OBTAIN SEALED TRANSCRIPT OF MARCH 22, 2024 FURTHER CASE MANAGEMENT CONFERENCE

District Judge Vince Chhabria San Francisco Courthouse, Ctrm. 4 Pursuant to the Local Rule 7-11(a), Plaintiffs John Doe et al. and Defendant Google LLC ("Google," and collectively, "the Parties"), by and through their respective counsel, hereby stipulate and agree to the following:

WHEREAS, on March 20, 2024 the Parties filed a Joint Administrative Motion to Close the Courtroom at the March 22, 2024 Further Case Management Conference (ECF 126).

WHEREAS, on March 21, 2024 the Court granted the Parties' Joint Administrative Motion to Close the Courtroom at the March 22, 2024 Further Case Management Conference (ECF 127).

WHEREAS, Simmons Hanly Conroy, as counsel for Plaintiffs, and counsel for Google appeared for the Further Case Management Conference on March 22, 2024.

WHEREAS, Simmons Hanly Conroy, as counsel for Plaintiffs, and counsel for Google are unable to obtain a copy of the sealed transcript of the March 22 Further Case Management Conference without a Court order authorizing the release of the transcript.

WHEREAS, the Parties, by and through their respective counsel of record, have agreed that Simmons Hanly Conroy, as counsel for Plaintiffs, and counsel for Google may obtain a copy of the transcript.

NOW, THEREFORE, pursuant to Civil Local Rule 7-11, counsel for the Parties jointly request that the Court order that the sealed transcript of the March 22, 2024 Further Case Management Conference be released in electronic format to Simmons Hanly Conroy, as counsel for Plaintiffs, and counsel for Google.

IT IS SO STIPULATED.

Dated: April 2, 2024 WILLKIE FARR & GALLAGHER LLP

By: /s/ Eduardo Santacana

Benedict Hur Simona Agnolucci Eduardo Santacana Joshua Anderson David Doak Tiffany Lin Harris Mateen Naiara Toker Nadim Houssain

Attorneys for Defendant

GOOGLE LLC

Dated: April 2, 2024 SIMMONS HANLY CONROY, LLC

By: <u>/s/ Jason "Jay" Barnes</u> Jason 'Jay' Barnes

Eric Johnson
An Truong

Attorneys for

Plaintiffs and Proposed Class

ATTESTATION

Pursuant to Civil Local Rule 5-1(h)(3), I attest that all other signatories listed, and on whose behalf this filing is submitted, concur in the filing's content and have authorized the filing.

Dated: April 2, 2024 WILLKIE FARR & GALLAGHER LLP

By: /s/ Eduardo Santacana

Benedict Hur Simona Agnolucci Eduardo Santacana Joshua Anderson David Doak Tiffany Lin Harris Mateen Naiara Toker Nadim Houssain

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